

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA
GREENWOOD DIVISION

UNITED STATES OF AMERICA)	CRIMINAL NO. <u>8-19-1044</u>
)	18 U.S.C. § 922(g)(1)
)	18 U.S.C. § 924(a)(2)
)	18 U.S.C. § 924(e)
)	26 U.S.C. § 5841
v)	26 U.S.C. § 5861(d)
)	26 U.S.C. § 5861(i)
)	26 U.S.C. § 5871
)	
)	
WILLIAM CARL TURNER)	<u>INDICTMENT</u>

COUNT 1

THE GRAND JURY CHARGES:

That on or about March 26, 2019, in the District of South Carolina, the Defendant,

WILLIAM CARL TURNER, knowingly possessed firearms, in an affecting commerce, to wit,

an Israeli Weapon Industries U.S., Model Tavor X95, 5.56 NATO caliber rifle;

an Israeli Weapon Industries, Model Galil Ace, 7.62 x 39 caliber rifle;

a PTR Industries Incorporated, Model 91 KFM4R, .308 caliber rifle;

a Czech Small Arms, Model Sa vz. 58 Sporter, 7.62 x 39 caliber rifle;

a Sig Sauer, Model MPX, 9mm rifle;

a Spike's Tactical, Model ST15, .300 caliber rifle; and

a Sarsilmaz SAR Arms, Model B6 Hawk, 9mm pistol;

having previously been convicted of a crime punishable by imprisonment for a term exceeding one year, and knowing that he had been convicted of such a crime;

In violation of Title 18, United States Code, Sections 922(g)(1), 924(a)(2), and 924(e).

COUNT 2

THE GRAND JURY FURTHER CHARGES:

That on or about March 26, 2019, in the District of South Carolina, the Defendant, **WILLIAM CARL TURNER**, knowingly did possess firearms, to wit, a Sig Sauer, Model MPX, 9mm rifle and a Spike's Tactical, Model ST15, .300 caliber rifle, each with a barrel length of less than 16 inches, which were not registered to him in the National Firearms Registration and Transfer Record;

In violation of Title 26, United States Code, Sections 5841, 5861(d) and 5871.

COUNT 3

THE GRAND JURY FURTHER CHARGES:

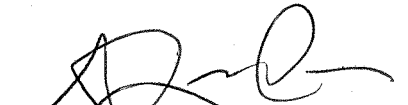
That on or about March 26, 2019, in the District of South Carolina, the Defendant, **WILLIAM CARL TURNER**, knowingly did possess a firearm, to wit, a cylindrical metal device that is a "firearm silencer" and a "firearm muffler," which was not identified by a serial number as required by chapter 53 of Title 26;

In violation of Title 26, United States Code, Sections 5861(i) and 5871.

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A. LANCE CRICK (EBD)
ACTING UNITED STATES ATTORNEY